LEXINGTON: PRINTED BY JOHN BRADFORD, (On Main Street) - PRICE Two Dollars PER ANNUM, PAID IN ADVANCE

UNITED STATES.

WEDNESDAY, January 13, 1802.

DEBATE

Mr. Breckenridge's motion to repeal
the act passed last session, for a
new organization of the
JUDICIARY SYSTEM.

[Mr. Mason, in continuation]

[Mr. Maion went into an examination of the number of fuits depending at the time the law was passed, and particularly the number brought within the twelve months preceding its passage, from the fewness of which, and their being in a state of diminution rather than increase he inserted the inutility of the additional

Ante of diminution rather than increase he inferred the inutility of the additional judges.]

He continued: If on this review, we find the number of fuits decreeing infead of increasing; if the courts then established were found competent to the prompt and faithful discharge of all the duties devolved upon them, the law was unnecessary; and it unnecessary, the additional expence incurred by it was unnecessary; and all unnecessary, the additional expence incurred by it was unnecessary; and all unnecessary expence should be saved. It is true that 50,000 dollars divided among the people of the United States, amounted to but one cent a man; but the principle was still the same. It has been very fashionable of late to justify every unnecessary expence by stating each item by it all and dividing it smong the whole people. In this way every expence is held forth as of little consequence to Gentlemen say in this case it is only one cent a man? In the case of the Mauslelum, 20,000 dollars came to only a pents a man! In the direct tax, it is only 40 cents! They talk of our army, it only comes to a few cents for each person, who may fell as many cabages to the foldiers themselves as to pay it! So in a navy. In this way are the most extravagent expences withed down to a mere fraction. But this kind of federal arithmetic I can never accede to. It may flut an expensive government; but it is an imposition upon the people.

people.
It has been urged with fome force by

ment; put it is an imponition upon the people.

It has been urged with fome force by the gentlemen from New-York and Connecticut that the final number of fut is an evidence of the efficacy and ability of our courts of justice. I am willing to admit the force of this remark; but I must apply it very differently from those gentlemen, I must apply it to the state of dockets when this law passed, so the first the fiften existing then was an excellent one, as it willed the power of the laws so effectually, that there was but little necessity for enforcing the law against delinquents.

From the remarks made by the gentleman from Connecticut it might be inferred that we were about to destroy all our courts, and that we were in future to have no courts. Is this the case? Are we contending for breaking down the whole judiciary establishment? On the contrary we barely fay the courts you had before the passed of this law, were sufficient; return, therefore, to them. This law which we wish repealed, imparts no new authorities to your judges; it cothes them with no additional terrors, it adds not to beer axes, or increases not hen number of their rods. It only enlarges their number, which was before large enough.

The gentleman from New-York has

the number of their rods. It only enlarges their number, which was before
large enough.

The gentleman from New-York has
amufed himitelf with a great deal of
handfome rhetoric. But I apprehend
without bearing much upon the quedition.
There is one idea, however, which he has
feized with extaly, the idea of a great
flate kneeling at the altar of federal power; and he deplores that this fpectacle,
the most fublime that his imagination can
conceive, is vanished forever. But if he
will consult those fures of history with
which he fo often amufes and instructs his
audience, he will find the more fplendid
humiliations. He will find the proud
monarchs of the east, surrounded with all
the decorations of royalty, dragged at the
chariot wheelf of the conqueror. In more
modern times he will behold a King of
England and of France, one holding the
firrup and the other the bridle, while the
Pope mounted his forse.—If not con-

fembly.

The argument upon this questien has naturally divided into two parts, the one of expediency—the other of constitutionality. If the repeal of this law shall be deemed expedient; the Senate will doubtless consider it their duty to repeal it if no constitutional objection opposes it; but if it shall be deemed unconstitutional to repeal it, then no considerations of expediency can stand in the way of that folemn instrument, we are all sworn to support.

that tolemn inftrument, we are all fworn to fupport.

Before entering into an examination of the expediency of the repeal, it may be proper to remark that gentlemen who have fooken against the repeal, whose talents and eloquence I highly admire, have not correctly stated the question. The true question is, not whether we shall deprive the people of the United States of all their courts of justice; but whether we shall refore to them their former courts. Shall we, or shall we not, continue an experiment made, or attempted to be made, I will not say improperly, because my respect for this body and for my country forbid the imputation; but I will say that the length of time we remained without this fystem, and the repeated inessent firong reasons for inferning that there are not those great apparent reasons in favor of it that have been stated. A fystem, somewhat similar to the present, had been rejected by the legislature because they preserved the former system. Another evidence to the same purport is, that during the last session when the subject was again re-

tented with the contemplation of these lithuis contemplation of the state of the st Here Mr. Stone past the members of judges of the Supreme Court, and at Signed their circuits.]

This amendment was rejeled, a third with the superior of their gentlemen, who were nominated to appointments made want by they are the continuous of those gentlemen, who were nominated to appointments made want by they can be the superior of the gentlemen, who were nominated by improper midves, but to the what the summer in which the new follow who the manner in which the new follow with the public mid a decided preference in over the old fuftem.

Having made thefe remarks on the great deliberation hid to have been made in over the old fuftem.

Having made thefe remarks on the great deliberation hid to have been made in over the old fuftem.

Having made thefe remarks on the great deliberation hid to have been made in over the old fuftem.

Having made the fer mearks on the great deliberation failed to have been made in over the old fuftem.

But, it appears to me effectial to the dealminifration of judice, and dead letter.

But, it appears to me effectial to the dealminifration of judice, that the dealminifration of judice, that the dealminifration of judice, that the dealminifration of judice, and that no way is, so much calculated to imput this knowledge as a practical sequent of the public of the publi

from the oppolition of the prefent Supreme Court to declare, that court finall hereafter be held by thirteen judges. An understanding between the Prefident and the Senate would make it practicable to fill the new offices with men of different views and opinions from those now in office—And what, in either case, would become of this boasted protection of the people against themselves. I cannot conceive the constitution intended to see the protection of the people against themselves. I cannot conceive the constitution intended to see the protection of the people against themselves. I cannot conceive the constitution intended to see the protection of the people against themselves. I cannot conceive the constitution intended to see the protection of the people against the protection of the protect

ed to feeble a barrier—a barrier to eafily evaded.

What danger is there to the people from the legiflature which the courts can centroul? Themeans of oppretion nearest at hand to the legiflature, and which afford the strongest temptation to their use, are, the raining extravagant and unnecessary sums of money, and the embodying large and useless armies—band the courts oppose effectual obecks to these powers? I prefume not. The constitution permits their exercise to any extent within the different of the legislature.

extent within the differetion of the legislature.

The objects of courts of law, as I understand them, are, to fettle questions of right between futiors—to enforce obedience to the laws—and to protect the citizens sgainfit the opprefilive use of power in the executive officers.—Not to protect them again the legislature; for that I think I have shewn to be impossible with the powers which the legislature may falely use and exercise; and because the people have retained in their own hands the power of controuling and directing the legislature, by their immediate and mediate elections of Prefident, Senate and House of Representatives.

idient, Senate and Houle of Representatives.

It is not alone the fixteen rank and file, which the gentleman from New-York has fo ludicroully depicted, that I apprehend immediate danger from, but it is the principle which converts the office of judge in can holpital of incurables, and declares that an expiring faction after having loft the public confidence, may add to those 16 until they become 1600, or 16,000; and that the reflored good lense of the legislature, the whole government and conflictation retains no means of cassing the revolutionary principles.—The legislature may repeal unnecessary taxes, may declare they will no longer be bound by the stip less and expensive arms, suggested that the reflored follow the constitution is still fafe. But if the construction which gentlemen contend forbe correct, a band of dapoes to any amount in number under denomination of the judges, may prey upon the substance of the people, and the government retains not the power to remove them but by destroying the constitution itself.

I beseech this enlightened assembly to pause before they adopt a construction capable of producing so great mitchief, and so inesses the construction capable of producing so great mitchief, and so inesses the proposed.

The question is not now, as it would

fed. The question is not now, as it would feem from the arguments of gentlemen, they understand it to be; whether we shall abolify noffices without compensating the officers for the facrifices they may have made. If a proposal to compensate them shall be brough forward, the legicalities will furely do what honor and justice shall require.

them man be orong forwart, the regitature will furely do what honor and juftice shall require.

If I possessed equal powers of speech with the gentleman, from Connecticut, I might be tempted to make as impressive an address to the feelings of the Senate. Sure 1 am, I feel as deep an interest in, and folicitude for the constitution, as that gentleman. I view it with him as the bond of our union and the foundation of our fastey. But it must be supported on reasonable and practical grounds. My understanding is incapable of seeing how the absurdatives and evils of the construction contended for, can be avoided. I hope therefore that the power of the legislature op ut down as well as to build up, courts of justice, as the public good may require, will be established.

Not having accultomed my self to deli-

or juttee, as the public good may require, will be established.

Not having accustomed myself to deliver my fentiments in this or the other branch of the legislature, I may not have comprised them in solhort a compass, nor in such orderly shape, as would be proper in submitting them to this enlightened affembly. If, however, I have succeeded in stating intelligibly the grounds of my conviction, I am faitsied. If my remarks have contributed to elucidate the subject to others, I shall rejoice; but if failing in this, they also are mixed with error, I trust gentlemen will set them right.

Mr. OLCOTT, of New-Hampshire, faid Mr. Occorr, of New-Hamphire, laid this fubject was of the most important kind, and though many able arguments had been already offered, he could not pass it over with a negative vote. It has been suggested that the act, now proposed to be repealed, came in on the

We have been told that the nation is to look up to thee immaculate judges to protect their liberties—to protect the people againft themfelves. This was novel, and what refult did it lead to? He fluddered to think of it. Were there none of these judges ready to plunge their swords in the American heart? He did not think it proper to be alarmed by the terrors held out. He wissled to know no man; to take things as they are. But if gentlemen will attack, they must expect arealy. told that the nation

areply.

Mr. Cocke then dilated upon the feveral points of the difcussion and concluded with the expression of the hope that the legislature would repeal the law, and that they would not give way to theideas of gentleman that the government was made for a chosen few—for the judges to whom we are to look up for every thing. Mr. Morris.—Mr. President, I had fostered the hope that some gentleman who thinks with me, would have taken upon himself the task of replying to the observations made yesterday, and thismorning, in favor of the motion on your table. But since no gentleman has gone so fully into the subject as it seems to reque, I am compelled to request your attention.

We were told yesterday, by the honorable member from Virginia, that our objections were calculated for the bye standers, and made with a view to produce effect upon the people at large. I know not for whom this charge is intended. I certainly recollect no such observations. As I was personally charged with making a play upon words, it may have been intended for me. Bet furely, fir, it will be recollected that I declined that paltry game, and declared that I confidered the verbal certicism which had been relied on, as irrelevant. If I can recollect what I said from recollecting well what I thought, and meant to say, sure I am that I uttered nothing in the stile of an appeal to the people.—I hope no member of this horse the normal surface, he ways their friend; but at no one moment of my life their slatterer, and God forbid that I ever should be. When the honorable gentleman considers the course we have taken, he must see that the observation he has thus pointed can light on no object. I trust that it did not show from a conficionalies of his own intentions. He, I hope had no view of this fort. If he had he was much, very much mistaken. Had he looked round upon those who honor us with their attendance, he would have seen that the splendid shales of his wit excited no approbatory smile. The countenances of those by whom we were surrounded present

influx of passion, and that the influx of reason should sweep it away.—He did not know that this was the case. Some genelemen contend that it was adopted with great deliberation.

He thought the reasons for a repeal of this law infussicient. It is not faid, that if the constitution velts a right to office in the judges, that we can affect them. He thought the constitution did velt the right, and she held it to be facred.

The provisions of the constitution appeared to him so phain, that they facreely admitted of illustration. He who undertakes to explain the text must find more explicit terms than those contained in it. He could not find any.

After dwelling upon the different provisions of the constitution, Mr. Olcott went upon the question of expediency at some length, and concluded that a repeal was as inexpedient as unconstutional. Mr. Occar, of Tennessee, followed Mr. Olcott: He said he was forry gentlemen attempted to make quack doctors of them, by saying we may give a wound, but cannot healit. He wished the Senate to enquire whether the law now proposed to be repealed was constitutional or not. If it was not, we should ad like shorest men, acknowledge that we have violated the constitution, and refore it to its purity by repealing the law. Let us recurred the fourth of the same to enquire whether the play no the fourths, and the representatives directly by the proposed to the fournals of 1799, and see what was the understanding of these champions of our liberties, and whether they have not fince changed. The Journals would prove that the judges were to mix with the legislature, were to be locked up in a closet, and to declare who was to be our executive magistrate.

Mr. Cocke went into an examiniation of the arguments on the conditutional point. I we have been told that the nation is to look by to these immaculate judges to the first of the province of opinion, which has swept away to the pournals on 1790, and see what was the understanding of these champions of our liberties, and whether they have not f

isted? "
With most respectful attention I heard the declaration of the gentleman from Virginia, of his own sentiment. "Whatever" said he, 'may be my opinion of the constitution, I hold myslef bound to respect it." He distained, fir, to profess an affection he did not feel, and I accept his candor as a pledge for the performance of his duty.—But he will admit this necessary inference from that frank confession, that although he will struggle (against his inclination) to support the confitution, even to the last moment, yet, when in spite of all his efforts it shall fall, he will rejoice in its destruction. Far different are my feelings.—It is possible that we are both prejudiced; and that in taking the ground on which we respectively stand our judgements are insuenced by the sentiments which glow in our hearts. I, sir, wisk to support this constitution because I love it. And I love it because I consider it as the bond of our union; because in my foul I beiver that on it depends our harmony and love it because I consider it as the bond of our union; because in my foul I believe that on it depends our harmony and our peace; that without it we should foon be plunged in all the horrors of civil war; that this country would be deluged with the blood of its inhabitants; and a brother's hand be raifed against the bosom of a brother.

a brother.

After these preliminary remarks, I hope I shall be indulged while I consider the subject in reference to the two points which have been taken, the expediency and constitutionality of the repeal.

(To be Continued.)

VACCINE OR COW-POX.

VACCINE OR COW-POX.

AVING procured the matter of the Vaccisk or Cow Pox. I shall now commune the Innoculation; being perfectly strained that it will cradicate that principle which the Small Pox aft son.

Lexington, March 9th, 1801.

VEOR SALE AT VENDUE.

N Friday the 19th instant, will be 50dl, to the highest bidder, at my farm, on the head waters of Cane Run, two miles and a half from Lexington, a number of

HOGS, HORSES, COWS
And YOUNG CATTLE;
A good new WAGGON & GEERS;

Together with all the FARMING UTENSILS. A credit of twelve months will be given for all fums over twenty fullings, by giving bond with approved fecurity.

ROBERT HOLMES.

Lexington, March 8, 1802.

Lexington, March 8, 1802.

FOR SALE,

LOT in the town of Lexington, fituate on the fouth-east side of Market street, measuring 66 feet front on said fireet, and 96 feet back; on which is a log dwelling house 16 feet square, with a brick chimney; a small kitchen, and a pump of excellent never failing water—The houses are so far back as to leave the front of the lot open for building on—Any person inclining to purchase said lot, may know the terms, by applying to the subscriber, living on the premites.

CATHARINE WOOD.

March 11th, 1801.

March 11th, 1801.

December 8th, 1801.

TAKEN up by Jeromith Willon, a bay filly, three years oid, with a fir in her forehead, as brand, hirtuen have been soid, with a fir in her forehead, as brand, hirtuen have been soid.

A Copy. Tetle.

EDMD SEARCY, D. C. W. C.

THE fubferiber, begs leave to inform his friends, and the public in genera, that he has moved his STORE, into the large FRAMED HOUSE, formerly occupied by Mr. Amos Edwards, in the town of Paris, directly opposite where he formerly kept; and has on hand a large and elegant alfortment of MERDHANDIZE which he is determined to fell as low as any GOODS, offered for fale in this flate, of equal quality.—He alfo returns his fincere thanks to the public, for their friendflip and past favors, and fill hopes from his affiduity to business, to retain the patronage of his friends and cultoners in patronage of his friends and customers in general.

general.

I am respectfully,
the public's friend,
and very humble fervant,
WILLIAM SCOTT.

N. B. I have on hand, a large quantity of TURKEY YARN, which I will fell by the pound or finall quantity.—Alfo, COARSE MUSLIN, by the bale or fingle piece, CASTINGS, STEEL, COTTON & WOOL CARDS. FUSCO. TON & WOOL CARDS, FUSTIC, RED WOOD, & other DYE STUFFS, for Clothiers. Paris, March 4th, 1802.

TWENTY DOLLARS REWARD.

S TRAYED or ftolen from the fubfcriber, in the neighborhood of Frankfort, on the 16th Janua-

S neighborhood of Frankfort, on the 16th Januar ary latty.

TWO HORSES.

The one a dark brown horfe, about feven years old fifteen lands nearly one inchiligh, no white about, him that I ecollect; a male I cortect, in rather law order, branded on the near floudlect H, businesses; be is a fighteen book, and if it agood order, would be abandium eage.

order, brances one, and if it good was a handform one.

The other alight forrel, but owing to my having juff purchased him, I can't deferibe him accountly, he is about fattern hands high, feren year old, when he is about fattern hands high, feren year old, when he is about fattern hands high, feren year old, when a lump under his juw, occasioned by the birne han a lump under his juw, occasioned by the distribution of the continued of the properties of anything I can at prefers recollect. I will give the above reward for them, or the fame in proportion for either jide diversed to me in Frankfort, and all reasonable expenses paid by me.

ASCHALL HICKMAN.

Match 8th, 180a.

DANVILLE DISTRICT, to wit: January Term, 1802. Nathan Huston,

} Complainants.

Nathan Huston, and Joseph F. Lewis, Aagainst Spencer Griffin, Defendant.

IN CHANCERY.

THE defendant, having fields to enter his appearance herein, agreeable today and the roles of this court, and it appearing to the fatished the roles of the court, that he is not an inhabitant of this flatt, and the motion of the complainants, by their counce, that he is not an inhabitant of this flatt, it is ordered, that the flad defendant do appear here, on the third day of the next May Term, and answer the complainants' bill, and that a copy of the order he forthwith inferted in the Kentucky Gazette for two months flacessificky; another copy posted at the Danville meeting house door, a Gune Sunday immediately after disance forcies.

Acopt Teke, Willis Green, C. D. D. C.

tely after divine fervice.
A Copy. Tefte,
WILLIS GREEN. C. D. D. C.

TAKEN up, by the subscriber, on Townsend, two miles and a half from Wilson's mill, Bourbon county, A BAY HORSE,

Five years old this fpring, about fourteen hands one inch high, a little white in his face, and the mane haugs on the near fide, no brand; appraised to LO 10.

**

JOHN LAIL.

PUBLIC SALE

N Monday the Twenty-ninth inft. at the Farm of JOHN FOWLER, Esq. will be exposed to flee on a credit of Twelve Months for all funs exceeding Five Dollars, A WAGGON, THREE HORSES & HARNESS, A Stock of CATTLE, SHEEP & HOGS; A Quantity of Excellent BACON, POULTRY &c. &c. The purchaser to give bond and security for the payment.

THOMAS BODLEY
CUTH BANKS,
March 10th, 1802.

TAKE NOTICE.

WE shall attend with the commission of Fleming county, on Monday the third of April, between the hours of ten and two, at the mouth of the Mud-lick Fork of Johnson, in Fleming county, to establish the calls of an entry, in the name of William Lear, for four hundred acres; and one in the name of John Mosby, for ten thousand, and do such things as the law requires. law requires.

Lewis Craig, John Winn.

BAR IRON-Well assorted.

Whole fale or retail, at the SIGN OF THE BUFFALOE, BENJAMIN WHALEY. LOST.

N Tuesday the 9th inR. on the road leading from Lexington, to general William Russell's a RED MOROCCO POCKET BOOK, containing BONDS and other PAPERS, of no use to any person but the owner. My name is wroten in the book. Any person finding it, will please to leave it at Mr. Tegarden's store in Lexington, where they will receive a handsome reward.

THOMAS HANLEN
Lexington, March 10th, 18Cr.

2wyl.F.

COOPER's



Is now carried on in my shop, where the subscriber will serve the biblio with expedition, upon low terms for CASH.

HE HAS A

L. O T—For Sale.

Near his own house, in good order, fifty feet by fifteen pole, upper end Mainfreet, Lexington. March 10th, 1802.

For the information of those who is to make INSURANCE.

A PPLICATION for informate pulk be accompanied with a certificate, fpecifying the length and width of the veffel or boat, the cable, ftern-fast, numwestering the length and which of the vessel or boat, the cable, stern-fast, number of oars, pump and canoe or skiff, the number of hands, &c. which ought to be given by persons who are judges, and who are distincted reputable men.

A bill of lading signed by the inspection, which shall specify the whole of the cargo on board, or to be put on boarding the state of the state of the cargo on board, or to be put on boarding the state of the state of the cargo on board, or to be put on boarding the state of the

paid.

In all cases of lofs, if practicable, a furwey must be made by disinterested men,
who are to state in writing, what in their
opinion is necessary to be done, for the
interest of the parties concerned; as also
a protest to be entered by the captain on
oath, in which the hands must join, stating
particularly the lofs, where and how it
stappened, and what cargo was then on
board.

happened, and what cargo was then on board.

In case a boat or vessel be lost, it is the duty of the captain and hands, to use all possible means to recover the whole or as much as possible, of the cargo, for which labor and expence, the Futures will pay their proportionable part.

No boat which is insured, must attempt to past the Falls of the Ohio, without taking a pilot on board.

Any shipper, who intends to tarry at any port or place on the voyage, for the lienest of trading, or other purposes must have an article to that effect, inferted in the policy of insurance.

Published by order of the Directors,

WILLIAM MACBEAN, CIL.
March 4th, 1802.

March 4th, 1802.

THE SHAREHOLDERS
Of the Vineyard Association, are requested to meet at the house of Capt. John Positethwait in the town of Lexington, on Saturday the 20th of this instant, (March) at 10 o'clock A. M. in order to elect welve directors, for the enfuing year, agreeably to the law timeorporating the Vineyard Society."

YOHN BRADFORDO President.
March 4, 1802.



Returns his thanks to his cultomers for their past favors, and hopes by his attention to business to merit them in future. He begs leave to inform the public in general, that he has removed his shop next door to mr. Boggs's, opposite capt. Heny Marshall's tavers, on Main street.—The ladies are respectfully informed that they may be supplied with Grecian Sandals, a new and much efteemed improvement, and superior to the former fashions. Other branches of his business is carried on as usual, with neatness and dispatch.

WAGNON's

R. BRADLEY
RESPECTFULLY announces R. BRADLEY

PESPECTFULLY announces that
he fucceeds Major Wagnon, in the
commodious Brick Houfe and Stables,
which he lately occupied in this place,
with a revision of affiliants and fervants,
arranged to respective departments;
which together with that peculiar respect
shewn himself while with Major Wagnon, emboldens him to anticipate a patronage from Genters Guests, only,
as durable as his solicitude to please.

Lexington, 15th Feb. 1802.

000

NOTICE. On of the fuberibers intending to fet out for PHILADELPHIA,

So the 15th of March enfuing; request a hindebted to make payment, prior that time.

SAML. & GEO. TOTTER. 12th, Feb. 1802.

Graken up by ole, appraised to 211, Jan. 21st 1802 Ifaac Smith.

> SEVEN TRACTS OF LAND,

OF Five Hundred acres each, Illinois Grant, county of Clar

WORDEN POPE. February 24th, 1802.

WANTED, A QUANTITY OF MERCHANTABLE WHISKEY, (If delivered at Frankfort would be perferred)

Apply to MAGBEAN & POYZER. Lexington, 26th, Feb. 1802.

KENTUCKY, Paris Diffrict, fct,

KENTUCKY, Paris District, fet, October Term, 101.

Robert Johnston, Complainant,
Robert Martin & others, Defendants.

In CHANCERY.

THE defendant Martin, not having entered his appearance herein, agreeably to the act of assembly and the rules of this court; and it appearing to the statisaction of the court that he is not an inhabitant of this commonwealth—on the motion of the complainant, by his counsel, it is or dered, that the said defendant Martin, do appear here on the third day of the next term of this court, and answer the complainant's bill—that, a copy of this order be inferred in Some one of the Cauctetes of this date for eight weeks successively, another copy possed at the front door of the court boust in Paris, some Sunday immediately after Doube server. Testle

Tho. Arnold, C. P. D. C.

SIX CENTS REWARD,
RAN AWAY from the fubfcriber,
living in Montgomery county, JESSE
ARMSTRONG, an apprentice to the
Tanning bufinefs. He is in his 16th
year, about 5 feet 7 or 8 inches high
light brown hair, fair complexion, remark ably knock kneed; whoever apprehends faid apprentice and delivers him to me thail have the above reward.

3w James Haslet.

TAKEN up by the fubfcriber, near the nuth of the Knob lick creek, a dark bay Mare ur years old this firing, foot feet three inch th, branded on the near jaw, hoodler and buttock as, B, appraised to \$1 10s, April 19th 180s. of the Knob sars old this spring aranded on the near jaw appraised to \$1 105,

TAKEN up by the fubfcriber, one black Mare Colt, two years old next fpring, thir teen hands high, the two hind feet white, a small fnip, appraised to fix pounds.

John Osburn.

Fleming county, tocuth, Nov. 28, 1801.

NOTICE,

NOTICE,

WHAT commissioners appointed by the county court of Montgomery county, will meet at the mouth of Buck-Lick creek, abranch of Hinskinn, on the 12th day of June next, in order to take the depositions of witneffes, and perpetuate testimony respecting the calls of an entry of one thousand acres of land made in the name of Jenkin Philips, and do such other acts as shall be deemed necessary and agreeably to law. Jenkin Philips. Jenkin Philips.

March 3, 1802.

March 11, 1802,

NOTICE.

Commissioners appointed by the county court of Fleming, will meet on the 16th day of A-pril next, at the house of James Young, in order to neeperlate testimony to eshablish the special calls of the hepioning of a nestry of 93 acres, made in the name of Isaac Pearce, on the middle fork of Fleming creek, in said county, and of such other things are may be necessary and agreeably to law. They may be necessary and agreeably to law. They ill adjourn from day to day until the business is ompleted.

Alex. Ramsey.

TO BE SOLD

Note premifes on Wednesday the 17th day of March next (if not fold on that day it will be rented) the House and Lor on Main-fireet, Lexington, known by fign of the BUFFALOE, the property of John M'Nair, dec. occupied for a number of years as a tavern. The building is, a two flor trame, 33 feet front and 90 back (more or fers). This fituation is fo well known that any further defeription is unnecessary; it is sufficient to lay, that no fituation in this lown is more eligible for a flore or tavern, being in compleat order, and having a large stable thereon. Possession will be given on the first day of August next—terms of payment will be made known by the executors.

Also, at faid time and place will be fold

on the first day of August next—terms of payment will be made known by the executors.

Also, at faid time and place will be fold the lease (for ever) of a two story frame house and lot, opposite the public square, and above Mr. I. B. Brent's tavern. Said lotis 16 feet 4 inches front, and 60 feet back, some or less', subject to sakeen dollars and twenty five cents yearly. Possession will be given immediately—the terms of payment will be made known at the time of sale.

And at the same time and place will be rented for one year, one five acre lot, opposite Mr. Morton's on Limetone road. One five acre out lot, north-east of Rusself of Sussession. One five acre out lot, north-east of Rusself of Rusself sound in the same of the same out lot, on the north-west of Rusself's road, and adjoining major Morrison's lot. The above lots are well set with Timothy and Clover, and well seneed.

And at the faid time and place will be

feet with Timothy and Clover, and well fenced.

And at the faid time and place will be fold a Waggon and Team of five horfes—The waggon has not been in use more than fix mouths, and the horfes are young and now in compleat order; as alfo, a compleat set of harness for faid horfes.

Alfo, at faid time will be fold a quantity of Household and Kitchen Furniture and two Stills, 109 and 52 gallons each. A credit of fix months will be given by giving bond and security for all fums above ten dollars.

All those indebted to faid estate are requested to make immediate payment; and

All those indebted to said calate arerequested to make immediate payment; and all persons having any demands against said estate are requested to bring them forward properly authenticated that provision may be made to discharge them.

Jane M'Nair, Executrix**.

Robert Patierion, Alexander Parker**, Samuel Ayres**, Thomas Wallace**, Leington, Feb. 18; 1802.

Leington, Feb. 18; 1802.

Leington, Feb. 1°, 1802.

TAKEN up by the fubicriber, living on Dice's river, near Boman's old Station, a black Mare, and bay yearling Colt; the mare about 8 or 9 years old, fifteen hands high, had on a fix hilling bell, fattened with a leather collar and leather buckle, no brand perceivable, appraised to 251—the colt thirteen hands high, its mane hanging on the near fide, appraised to 41 10s.

William Anderson.

Mercer, Dec 28, 1801. \$\frac{1}{3}\$\$

TAKEN up by the (thiciber, in Jeffunine county, on Hickman creek, usar Tegracien's mills of forcel Bards, two or three years oid, thirteen high, that and frijs, two hind feet white, no brands perceivable, appraised to 121—January 16th approximation of Reinhard Grows.

Lexington, March 12.

We have information from a fource we deem authentic, that no exchange of Lounfana for part of St. Domingo, had taken place on the 31th of December laft, between France and Spain; nor was fuch an exchange at that time contemplated, between those nations. We may therefore rationally conclude, that the present armament deltined to St. Domingo from France, is not only to suppress any opposition to the French government, but also to fivengthen and fortify that Island against future dangers.

against future dangers.

In the House of Representatives, of the U.S. Feb. 18th, 1802, the following report was made by the Committee of Commerce and Manuschures, to whom was referred the petition of THOMAS WALLAGE and others, citizens of Kentucky, praying that additional protecting duties may be laid on Hemp, Cordage and Sail Duck, imported from foreign nations,

Refort—

That your committee have in a former report recommended additional duties on tarred and untarred cordage and yarn; fo that the duty payable hereafter may be two cents per lb. on tarred, and two and a half ents per lb. on untarred cordage—

That the prefent duty on hempis twenty two dollars and forty cents per ton; on fail duck twelve and a half per cents ad valorem—That the duty on hempis about twenty per cent. On its prime cost

in Europe, which is equal to any protecting duty heretofore laid by law, or now recommended by your committee. The committee are apprehendive that the laying of higher duties on those articles would have a tendency to induce our flip owners to equip their flips in foreign countries, to the great injury of the petitioners, and such other citizens of the United States as may have engaged in the culture of hemp, or its manufacture into corduge or fair duck.

The committee are therefore of opinion, that it would not be expedient to impose further duties on hemp or fail duck.

BY YESTERDAY'S MAIL.

WASHINGTON CITY, Feb. 25.
De Witt Clinton, is chosen Senator of
the United States, in the room of gen,
Armfrong, refigned. He had 82 votes;
and Mr. Clarkion 45. Mr. Clinton is,
and ever has been, an unequivocal republican

CONGRESS OF THE UNITED STATES.

HOUSE OF REPRESENATIVES.

WEDNESDAY, February 17, 1802.
Mr. Southard prefented a memorial from certain counfellors of law, of the flate of New-Jerfey, praying that the law for the repeal of the judiciary fyllem of the laft feffion, may not pafs—Kefer-

A message was received from the pre-fident of the United States, enclosing a report from the Directors of the Mint; and statements in relation to the Barbary Powers, containing accounts of all the expences incurred with them since the

expences incurred with them fince the commencement of the government.

The Housewent into a committee of the whole on the judiciary bill: when Meffiss. Thompion, Davis and Bacon fooker favor of the repeal, and Mr. Thomas Morris against the repeal of the law of the last fession.

Trussbar, February 18, 1802.
Several memorials from citizents of

laft fedion.

Thursday, February 18, 1802.

Several memorials from citizents of Philadelphia were prefented, praying that the judiciary law of the laft fedion may be repealed.

The House then refolved itself into a committee of the whole on the judiciary bill, when Mr. Stanly spoke against, and Mr. Giles in favor of the repeal.

On Friday Mr. Bayard occupied the whole of the day, without concluding his remarks, which he cloied on Saturday about 3 o'clock; when Mr. Randolph spoke till nearly 5 o'clock; when the House adjourned to Tuessay would be required to have a ventilator put, up.

To induce the House to adjourn to that day, Mr. Bayard stated that Monday was the birth day of Walhington.

In the House of Representatives the

In the House of Representatives the discussion of the bill from the Senate, on the Judiciary was on Tuesday continued. Mr. Huger spoke against, and Mr. Macon for the bill.

When at 3 o'clock a metion was made that the committee rise, and ask leave to see the second.

fit again.

Mr. Gregg faid he hoped the commit-tee would not rife. He faid it mult be evident to every gentleman that the fub-ject was exhaulted; and other bufners of importance claimed the attention of the bours.

Meff. Goddard, Bacon an Nicholfon, fupported the rifing of the committee. The motion to rife was carried.—Yeas,

Go.

CHILLICOTHE, March 6.

Letters were received from Washington City, by last night's mail, to the 22d ult. but contain nothing very interesting. Congress had been eight days engaged on the Judiciray bill, and it was expected that it would not be gone through within less than ten days more. Very little other bussiness was, or would be attended to, until it was sinally determined.

From the New Tork Orzette.

Captain Wasson informs, that just before he failed from Charleston, the ship Sisters, Picket, arrived there from Liverpool, from which she sailed on the first of January. The news by this ship was of importance, but was not published when captain W. failed. But there was a great talkat Charleston of a prospect of the renewal of hostilities, in some quarter. He did not, however learn particulars.

culars.
From the Baltimore Federal Gazette of Tuesday.
"Captain Hourston informs, that previous to his failing, the definitive treaty was figned, and a number of English colliers had arrived in the ports, but not permitted to discharge until some commercial points were settled. Several ships of war had failed from Brest to the West-Indies; the troops it was faid would not fail before April."

SACRED TO THE MUSES.

A PRAYER
IN THE PROSPECT OF DEATH.

By Robert Burns.

O Thou unknown, almighty cause Of all my hope and sear! In whose dread presence, ere an hour, Perhaps I must appear!

If I have wander'd in those paths
Of life I ought to thun;
As something, loudly, in my breast,
Remonstrates I have done.

Thou know'ft that thou hast formed m With passions wild and strong; And list'ning to their witching voice Has often led me wrong.

Where human weakness has come short. Or faulty stept aside, Do thou, all Good for such thou art, In shades of darkness hide.

Where with intention I have err'd, No other plea I have, But, thou art good; and goodness fill Delighteth to forgive.

ANECDOTE.

A Clergyman took for the text the following words:—"Yow and pay unto the Lord thy vows." An Indian heard him very attentively, and frepping up to the parlon, thus accorded him—"I vow I'll go home with you, Mr. Minifter."—"You muly go then," replied the parlon. The Indian afterwards vowed to have fupper, and then to flay all night. "You may," replied the clergyman: "but I vow, you shall go in the morning."

JAMES MACCOUN,

Has juft recived from Philadelphia, a Jarge an well choice affortment of McKCHA NDIZE,
Of the latest importations from Europe
And non opening at his store on Main street
And non opening at his store on Main street
And non opening at his store on Main street
And the LOWEST PRICES for CASH.
Allo, from his
Nail Manufactory,
A constant supply of Cet and Hammered
NAILS, of the best quality.
Lexington, January 18, 1802.

Wanted Immediately,

Two or Three

JOURNEYMEN COOPERS,

To whom good wages with your Two or Three

APPRENTICES
To be above bulineft.
A generous price will be given in Cash for Eight or Ten Thoufand STAVES;
And the payment made on the delivery. For particulars apply at my slope, at the lower end of Main street, Lexington.

William Dorsey.

6th

THE partnership of BLEDSOE & BAYLOR, is diffilled by mutual confent, all those who are inselved to the fail firm, are requested to call on Walker Baylor and payoff their respective biliances—who has lately retirned from Baltimore within a general allottment of GOUDS, amongst which

LOAF & MUSCOVADO Sugars of a su LOAF & MUSCOVADO Sugart of a superior quality,

BEST GREEN COFFE; CHOCOLATE & TEAS; MALAGA, TENERFF; OLD
PORT, SHERRY &
MADEIRAWINES.

FIRST & SECOND QUALITY
FRENCH BRANDY.

PEPPER, PIMENTO, ALLUM, COPERAS & MADDER,
QUEENS WARE assorted
LARD WARE & CUTLERY assorted.
He has also on hand, a quantity of Mann's Lick
SALT, of a fuperior quality two years old.
N. B. Country merchants and others may be applied with any article in the above line on the molt moderate terms for CASH.

I will either Sell or Rent, my
HOUSES & LOTS
In town, referving a finall piece in front of Mr.
Reed's (the chair maker) floop, for an Office.
IF I do not fell, I would make an allowance to any one who would rent for a termol
years, for repairs and improvements.

J. Hugner
Living

J. HUGHES.

TAKEN up by the fubferiber, living mear Hinkflow's old flation, one bay HORSE welve years old, fifteen handt high, branded on the near hattock nearly thus -0 that the pole evil, apparated to ten pounds.—Also one brown HORSE, fifteen years old, fourteen and a half hands high, that in the forehead, branded on the near houlder thus \$\frac{1}{2}\$, novariated to time pounds.—Also one yellow bay HORSE, feven years old, that in the forehead, high on the note, near hind floor white, fourteen hands here linches high; apparailed to twenty five pounds. GEORGE SHARP.

Bourbon county, January 188, 180%.

Bourbon County.

TAKEN up by the fubfcriber, living on the waters of Houlton, about two and a hole miles from Wm. McConcells, one bay flug CCLT, two years old path, with a flat in his proceed, and three feet white, thirteen hands high, no preceivable hand; a paralleton the proceeding of the proceeding the many control of the proceeding the proceedin WILLIAM ELLIOTT.

I AVING remused my family to a farsage to neighborhoad of Lexington, and intending 8 to do my butinets in town, I think it necessity inform my clients that except during the feditive for Appeals, Goueral Court, and Gird, Court of the United States for Kentucky and t Territories North-Well of the Ohio, I fault attent my effice, in Lexington, every day, from ni o'clock in the moralog, until one in the afternoa which timeand place, all who have butinets with me mutil attend.

I. HUGHES.

Lexington, September 11th, 1801.

FOR SALE,

The Property lately occupied in this town, by Mr. Dellum, confilting of Two New Yoo Story FR AME HOUSES,

Neatly finished, large and convenient Cellurs, a large frame Stable and Stitchen, good Smoke House, and Three Lots belonging to the above premise. Alio two hundred acret of GOOD QUALITIES Alio two hundred acret of GOOD QUALITIES LAND, lying on the head of salt River, about feven miles from this town; the title clear of every kind of dispute; the Land is well watered, but en firely unimproved. A liberal credit will be given for the payment, and the whole amount will be received in Froduce. The terms will be made known by application to Melk's Cochrane & Thurby, merchante, of Philadelphia, or the fuofcriber, in Dan wille.

1. BIRNEY.

Danville, 9th February, 1801 J. BIRNEY.

Woodford County, to wit.

November court of John Chritopher, Complainant,
Against Edmand Vaguhan & Defendants,
Wm. Warren,
IN CHANCERY.

The defendant Vaughan, not having entered his appearance herein agreeably to the rules of this court, and it appearance herein agreeably to the rules of this court, and it appearing to the fairfaction of the court, that he is not an inhabitant of this flate—on the motion of the complainant, by his countel, its ordered that the faird defendant, Vaughan, do appear here, on the first Monday in Marchnext, and andwer the complainant's buy of this order be forthwish inferted in the Rentucky Gazette, fortwomoths facefulevly, and published fome Sunderly with mediately after Divine fervice, at the door of Hills brough meeting houfe, and another copy posited up at the door of the court house of this county. Given under my hand this 16th day of January, 1852.

Tette EDMD. SEARCY, p.c.w.c.

FORTY DOLLARS REWARD. STRAYED from the fubscriber's plan-STRAYED from the fubfcriber's plan-tation in Shelby county in December laft a BAY MARE, fifteen hands high, well made, fix years old laft fpring, has four white feet, a blaze in her face, paces trots and canters, branded W W on the near fhoulder and but tock, was with foal, when file went away.—Alfo, a BROWN HORSE, with a bob-tail, fourteen hands high well made, feeten reight years old: HORSE, with a bob-tail, fourteen hands high, well made, feven or eight years old, trots and gallops, I do not recollect whether the horle was branded or not.—Whoever will deliver laid mare and horle to Doct. W. Warfield in Fayette county, or to me in Shelby county, thall receive twenty dollars for each.

Nov. 1801.—JOHN POPE.

Nov. 1801.—Wutp tf.

CHEAP GOODS.

Saml. & Geo. Troster,
Have jult received from Philadelphi
and pre now opening at their STOR
on Main street, LEXINGTON,
An Extensive Affortment of
MERCHANDIZE,
Consisting of

Consisting of
Consisting of
DRY GOCDS, HARD-WARE, GROCERIES, CHINA, GLASS, QUEENS'
& TIN WARES, ANVILS, STEEL,
NAILS, &c. &c.
Amongst which, we have just opened a
great variety of
Fine and Coarfe CLOTHS and CASSIMERS

Fine and Coarle CLOTTIS and CITES MERS, FLANNELS, COATINGS, BLAN-

LANNELS, COATINGS, BLANKETS, &c.
IRISH LINENS,
CHINTZES & CALLIGOES,
INDIA MUSLINS,
BRITISH, PLAIN, JACONET,
TAMBORED & LAPPET ditto,
SCARLET GLOAKS,
WOOL & COTTON CARDS,
TURKEY COTTON,
general affortment of SADDLERY,
RIPPONS, WATT'S & WESTLEY'S HYMN-BOOKS,
SCHOOL BOOKS, &c. &c.
MPERIAL,

IMPERIAL, HYSON, YOUNG HYSON, GREEN, SOUSCHONG, & best quality. BOHEA

SOUSCHONG, & SOUSCHONG, & SOUSCHONG, & SOUSCHONG, & GHOCOLATE, LOAF SUGAR & INDIGO.

Having bought a confiderable flare of the preient importation at Vendue, purchasers may depend on receiving greater BARGAINS than any hitherto fold in this flare.

Bartors.

this flate.

*** No credit can be given, on any conditions abatever.

Lexington, Dec. 3.

23 REAT BARGAINS,

Will be fold by the Subferiber, and for a greater part, Extensive Credits will be given, in annual payments, the purchaser giving good bond and fecturity: The following PROPERTY I will tell, from this day forward, (to wit:)

VALUABLE BUILDINGS, and the Lots of ground they are on, in Paris—they begin at the Main Corner freet facing the Court house, and run-ning parallel with the public ground one hundred feet—

ning parallel with the public ground one hundred feet—

The first alarge two story frame building, in which there is a large well finished flore house and counting toom both large fire places of brick; the other part well calculated for a tavern, fix well insided rooms plaistered, and four the general field of the part well calculated for a tavern, fix well wither the places; another room, thirty-fix feet by twenty, and two fire places, and within five feet of the back room door, a brick lodging room, and a kitchen adjoining—
The balance of the building of brick two stories high; with four houles, two tysets feet guare, rented out to different himilies; convenient to those are two small kitchens—there is a stable and small garden for the use of the large building. I have also nine acres of out lots in excellent order for cultivation—Those building were first valued by a number of working at eight thousand dollars; and several useful additions have been made to them since—I will now give them extremely low, and give them clear of all incumbrance.

Another property I have in Mason

tremely low, and give them clear of all incumbrance.

Another property I have in Mason county, one mile and three quarters from Limestone—two valuable overshot mills, in as high credit for manufacturing flour, as any in the state, and are now repairing and almost done, to as to start compleat order when the season for gruding commences, with the best Burr and Allegany stones, rolling streens &c.—Those mills in the season for grinding, can make fourtybarrels of flour every day that they are worked; and any person inclining to purchase, can be informed, that the quality of the shour is superior to any that has been boated from Limestone. With those will sell a valuable negro man, a good tiller; the plantation of 140 acres, roo apple trees, of fruit equal to any in the state, a fine clover and blue grass parture and meadow, a small dwelling house and farm, with other out houses, cherry and peach orchard—the title indisputable; and I will give it clear of all incumbrance. For this property I have in two years paid nine thousand dollars.

I have also for fale, 700 acres of Military land, fourteen miles from Washington, North West of the Ohio river, with a very promising salt lick, supposed to have salt water, a small trial has been made, and some salt made by a mr. Sherry.

Lave also two Small plantations in the base of the class of all plantations in the contract of the order.

have falt water, a small trial has been made, and some falt made by a mr. Sherry.

I have allo two small plantations in Bourbon, that I will sell—they are mostly first rate land.

I have patents for lands near Montgomery court house, of the first quality; eight thousand acres, the half of which I will sell at one third its value; the purchaser may have his choice; patented 17 years ago; entries very special.

Also the half of 600 acres of first quality, three miles from Fleming court house; old patents and special entries—on the same terms.

I have also one thousand acres for fale, adjoining lower Mackase's track, level, but of inferior quality—for this I will take good horses at 65 per acre; the title undoubted.

I have also for fale about 300 acres, on Cedar creek, of Floyd's fork, with a never failing spring on it; a part rich land, and a part indifferent, within six miles of Mann's lick; this has excellent range and timber—for this I will take good falt at 125 per acre; I cash os per acre.

I have also for fale, six hundred acres, patented land, on Clover lick, eight miles from the Crab orchard—this I will take 35 per acre for in cash, or 45 di in horses. If it will be an accomodation to those if it will be an accomodation to those

patented land, on Clover lick, eight miles from the Crab orchard—this I will take as per acre for in call, or 4s 6d in horfes. If it will be an accomodation to those who may incline to purchase the mills, I will give in an excellent house woman, now living in Lexington.

I will also fell a good stock of hogs cattle, mares and colts, with the mills. I will give fuch excellent bargains in a all, or any of the aforesaid property, that any person inclinable to purchase, may be well accomodated. The mills I will deliver up the tenth of March next, or if some required, on a little more advance, they shall be given up.

Money, good Merchandise Negroes, and Horles, will be taken by instalments, as will bels fuit the purchase.

Application to my fon John Edwards, in jun. in Bourbon, or to mr. David S. Brodrick, in Washington, or mr. Enoch Smith, near Montgomery court honse, or James Brown csg. in Lexington, for information and courtrasts with respect to

the property, or to the fusferiber, either in Bourbon or Walhington, may be made. Any of my creditors chooling to purchase, thall have on the lowelt terms, as I am determined to fell.

I will fell tooo barrels of flour, all to be delivered before the 15th of March next. And,

I have also one other plantation for fale, near Warwick, 233 acres cleared, and the title fecure.

Any person purchasing the mills I will find in with wheat at each price, and will, if employed, engage to clear them in the fales of sour &c. this season, 2500 or 300 dollars.

accomplete of Hour Certains 3000 dollars.

JOHN EDWARDS, Sen.

41th September, 1801. *5dtf

Trotter & Scott,

If AVE just received, and now opening for fale, at their Store, in Lexington, a complete affortment of 46 MERCHANDIZE,

Well fuited to the prefent and approaching feafons, confilting of Dry Goods Groceries, Queens and Glafs Ware, Bartron, Steel, Imported Caftings, Nails, Window-Glafs, Boulting-Cloths, Inited for Merchant or Country Work—like, wife a fupply of Mann's Lick Salt, all of which will be fold at their ufual low prides for Cafh.

Lexington, April 20, 1801.

LEXING WOORHIES & Co.

SADDLERS, & CAP & HARNESS
MAXERS,
PROPERTY William Rolfs by Rolfs and the public in general, that they have commenced bufness in M. William Rolfs brick houle, on hot protection with the public in general, that they have commenced bufness in Mr. William Rolfs brick houle, on the protection of the public hard the public have to receive orders on any thing in the above lines, which thall be purchashly attended to. They hope from their attention to hafter and moderate charges, to merit a part of the public favors.

JUST RECEIVED

AND FOR SALE

At the Store of W. BAYLOR, Lexington, A quantity of RED CLOVER SEED, Warranted good. December 22, 1801.

FOR SALE,

MADE of Copper, of superior quality. Trans-terms will be made easy to the purchaser, and like-ly young Horses taken in payment. For forther par-ticulars application may be made to the Eorne of this Paper.

November 4, 1801

this Paper. November 4, 1801

THE Prefident and Directors of the Kentucky infurance company, think it their duty to inform their fellow citizens and the public in general, that they are now organized, and ready to receive propofals to infure veffels or boats of every defeription, on their voyages up or down the Wettern waters, or at fea. Application may be made at their office in Lexington, accompanied with declaration of the flipper and certificate containing the name, butthen, dimensions and the goodness of the faid veffel or boat, their being well found for the intended voyage, the bill of lading or manifel of the cargo, the port from which they fail and place of defination. Further informatipn may be fail at their office. Lexington, 1st February, 1802.

NOTICE.

PUBLIC ENTERTAINMENT
Will be kept at the
SIGN OF THE BUFFALOE,
Main freet, in Lexington, opposite the Public

A LARGE, ELEGANT, AND WELL CHOSEN ASSORTMENT OF GOODS,

Just received, now opening And for Sale at the STORE of JOHN A. SEITZ.

Lexington, Feb. 3d, 1802

TAKEN up by the lubscriber, living in Harrion county, on Raven creek, a bay HORSE five years old next spring, near fifteen hands high, branded on the near buttock 18, a white ring round his ear, bob tail a final I lump, on the left force leg, near the papters joint, a finall white on the fore foot; apperficed to 151. Ice.

JONATHAN HEDEER, December 186.

JAKEN up by the fubferiber, living in Joan county, on Ten Mile creek, the 11th day Nov. a bright by flaffe, about fifteen hands high, if or 12 year, dark, about fifteen hands becreased in the state of the following the following the state of the following the followin

BLANKS. Of every description may be had at this